

A CONCISE DIGEST OF THE CASES

PUBLISHED IN THE CURRENT VOLUMES OF THE

SOLICITORS' JOURNAL [44 S.J.] and WEEKLY REPORTER [48 W.R.]

FROM SATURDAY, 4TH AUGUST, TO SATURDAY, 8TH SEPTEMBER, 1900 (BOTH INCLUSIVE).

Assets Development Co. v Close—CH.D. BUCKLEY, J. S.J. 657; W.R. 699	De Clifford (Lord) v Quilter—CH.D. FARWELL, J. S.J. 689	National Telephone Co. v Tunbridge Wells Corporation—Q.B.D. W.R. 686
Attorney-General v Hanwell District Council—APP. W.R. 690	De Wilton, Re, De Wilton v Montefiore CH.D. STIRLING, J. W.R. 645	Pelham-Clinton v Newcastle (Duke)— CH.D. BUCKLEY, J. S.J. 675
Baron v Portslade District Council—APP. W.R. 641	Dixon, Re, Heynes v Dixon—APP. W.R. 665	Pepin v Bravere—CH.D. KEKEWICH, J. W.R. 671
Bateman (Lady) v Faber—APP. W.R. 625	Ecclesiastical Commissioners v Pinney— APP. S.J. 673	Pettifer, Re, Pettifer v Pettifer—CH.D. BYRNE, J. S.J. 698
Battams, Ex parte, Wenham, Re—APP. W.R. 627	Ely, Re, Trustee (The), Ex parte—APP. W.R. 693	Phoebe Gold Mining Co., Re—CH.D. BYRNE, J. S.J. 675
Beard v London General Omnibus Co.— APP. W.R. 658	Espuela Land and Cattle Co, Re—CH.D. BYRNE, J. W.R. 684	Plummer, Re, Trustee (The), Ex parte— APP. W.R. 634
Bennett v Harding—Q.B.D. W.R. 647	Ford, Re, Trustee (The), Ex parte—BKCY. W.R. 688	Reg. v Button—C.C.R. S.J. 659; W.R. 703
Bideford (Borough of), Re, Bideford (Rector), Ex parte—COURT OF ARCHES S.J. 699	Foxwell v Van Grutten—H.L. W.R. 653	Reg. v Streeter—C.C.R. S.J. 659; W.R. 702
Bishop v Holt, Cheddie, Re—APP. S.J. 673	Furber v Taylor—APP. W.R. 689	Rice v Noakes—APP. W.R. 629
Blackburne v Hope Edwards—CH.D. BUCKLEY, J. W.R. 701	Gathercole v Norfolk, Jolly, Re—APP. W.R. 657	Robinson, Re, Clarkson v Dixon—CH.D. BUCKLEY, J. W.R. 698
Boots' Cash Chemists v Grundy—Q.B.D. W.R. 638	Gibbon v Paddington Vestry—CH.D. STIRLING, J. S.J. 674	Rogers v Hosegood—APP. W.R. 659
Born v Turner—CH.D. BYRNE, J.... W.R. 697	Godman v Moses—APP. W.R. 689	St. Albans (Duke), Re, Loder v St. Albans (Duke)—CH.D. STIRLING, J. S.J. 690
Brock, Ex parte, West Australian Trust, Re—CH.D. BUCKLEY, J. S.J. 658	Grainger, Re, Dawson v Higgins—APP. W.R. 673	St. Saviour's Union v Burbridge—Q.B.D. S.J. 675; W.R. 685
Bromby, Re—CH.D. FARWELL, J.... S.J. 675	Great Western Railway Co. v London and County Banking Co.—APP. W.R. 662	Searle, Re—CH.D. KEKEWICH, J. S.J. 716
Buckland v Buckland—CH.D. BUCKLEY, J. W.R. 637	Harrison and Ingram, Re—APP. S.J. 673	Shaw v Holland—APP. W.R. 680
Burger v Indemnity Mutual Marine Assurance Co.—APP. W.R. 643	Heynes v Dixon, Dixon, Re—APP. W.R. 665	Smith v May, Morgan, Re—CH.D. STIR- LING, J. W.R. 670
Chant, Re, Chant v Lemon—CH.D. OOZENS-HARDY, J. W.R. 646	Hildeheimer v Faulkner—CH.D. KEKE- WICH, J. W.R. 682	Solicitor to Treasury v Lewis, Dash, Re— CH.D. STIRLING, J. W.R. 694
Chaytor, Re—CH.D. STIRLING, J.... S.J. 674	Holmes v Great Northern Railway Co.— APP. W.R. 681	Treasure, Re, Wild v Stanham—CH.D. KEKEWICH, J. S.J. 675; W.R. 696
Cheadle, Re, Bishop v Holt—APP. S.J. 673	Incorporated Law Society, Ex parte— Q.B.D. S.J. 676	Trustee (The), Ex parte, Ely, Re—APP. W.R. 693
Clarkson v Dixon, Robinson, Re—CH.D. BUCKLEY, J. W.R. 698	Ingle v Vaughan-Jenkins—CH.D. FAR- WELL, J. W.R. 684	Trustee (The), Ex parte, Ford, Re—BKCY. W.R. 688
Cohen v Tanner—APP. W.R. 642	Jolly, Re, Gathercole v Norfolk—APP. W.R. 657	Trustee, Ex parte, Lane-Fox, Re—BKCY. W.R. 650
Coode v Martyn, Martyn, Re—CH.D. KEKEWICH, J. S.J. 657	Lane-Fox, Re, Trustee (The), Ex parte— BKCY. W.R. 650	Trustee (The), Ex parte, Plummer, Re— APP. W.R. 634
Counties Conservative Building Society, Re, Davis v Norton—CH.D. STIRLING, J. S.J. 699	Levy v Davis—CH.D. BYRNE, J. S.J. 675	Trustee (The), Ex parte, Vautin, Re— BKCY. W.R. 652
Cowley v Cowley—APP. S.J. 706	Loder v St. Albans (Duke)—CH.D. STIRLING, J. S.J. 690	Vautin, Re, Trustee (The), Ex parte— BKCY. W.R. 652
Daniell, Ex parte, Deakin, Re—APP. W.R. 678	Mackrell v Brentford Justices—Q.B.D. W.R. 648	Wenham, Re, Battams, Ex parte—APP. W.R. 627
Dash, Re, Solicitor to Treasury v Lewis— CH.D. STIRLING, J. W.R. 694	Manchester Ship Canal Co. v Pearson— APP. W.R. 689	West Australian Trust, Re, Brock, Ex parte—CH.D. BUCKLEY, J. S.J. 658
Davis v Norton, Counties Conservative Building Society, Re—CH.D. STIRLING, J.... S.J. 699	Martyn, Re, Coode v Martyn—CH.D. KEKEWICH, J. S.J. 657	Whitaker, Re, Whitaker v Palmer—CH.D. OOZENS-HARDY, J. S.J. 658
Dawson v Higgins, Grainger, Re—APP. W.R. 673	Metropolitan Bank of England and Wales v Vivian—CH.D. OOZENS-HARDY, J. W.R. 636	Wild v Stanham, Treasure, Re—CH.D. KEKEWICH, J. S.J. 675; W.R. 696
Deakin, Re, Daniell, Ex parte—APP. W.R. 678	Morgan, Re, Smith v May—CH.D. STIRLING, J. W.R. 670	

DIGEST.

ADMINISTRATION—

1. Estate duty—Appointed fund—Residuary estate—"Testamentary expenses"—Finance Act, 1894 (57 & 58 Vict. c. 30), s. 9 (1).—*Treasure, Re, Wild v. Stanham, CH.D. KEKEWICH, J., S.J. 675; W.R. 696*
2. Insolvent estate—Voluntary debts—Priority—Supreme Court of Judicature Act, 1875 (38 & 39 Vict. c. 77), s. 10.—*Whitaker, Re, Whitaker v. Palmer, CH.D. COZENS-HARDY, J., S.J. 658*
3. Receiver—Passing final accounts—Discharge of receiver—Debts remaining unpaid—Leave to bring in amended accounts—Trustee in bankruptcy.—*Levy v. Davis, CH.D. BYRNE, J., S.J. 675*

ARBITRATION—

Submission to three arbitrators—Power of court to stay action—Arbitration Act, 1889 (52 & 53 Vict. c. 49), s. 4.—*Manchester Ship Canal Co. v. Pearson, APP., W.R. 689*

BANKER—

Bill of exchange—Cheque—Crossed cheque—Receipt of payment for customer—Bills of Exchange Act, 1882 (45 & 46 Vict. c. 61), s. 82.—*Great Western Railway Co. v. London and County Banking Co., APP., W.R. 662*

BANKRUPTCY—

1. Fraudulent preference—Repayment of money lent for a special purpose—Bankruptcy Act, 1883 (46 & 47 Vict. c. 52), s. 48.—*Vautin, Re, Trustee (The), Ex parte, BKCY., W.R. 652*
2. Fraudulent transfer of business to company—Avoidance by trustee—Conversion—Waiver of tort—Account against directors as well as company—No profits remaining in hands of directors—Liability of directors to account.—*Ely, Re, Trustee (The), Ex parte, APP., W.R. 693*
3. Payment of life assurance policies within ten years of bankruptcy—Voluntary settlements—Bankruptcy Act, 1883 (46 & 47 Vict. c. 52), s. 47.—*Harrison and Ingram, Re, APP., S.J. 673*
4. Pending action—Payment of money into court as condition of leave to defend—Bankruptcy of defendant before trial—Secured creditor—Title of trustee—R. S. C., ord 14, r. 8—Bankruptcy Act, 1883 (46 & 47 Vict. c. 52), ss. 44, 168.—*Ford, Re, Trustee (The), Ex parte, BKCY., W.R. 688*
5. Practice—Partnership—Dissolution of partnership—Judgment against dissolved partnership—Bankruptcy notice addressed to dissolved partnership—Petition against late partners separately—Bankruptcy Act, 1883 (46 & 47 Vict. c. 52), ss. 4 (1) (g), 115, 143—Bankruptcy Rules, rr. 136, 262—Bankruptcy Forms, Form 6—Rules of the Supreme Court, ord. 48a, rr. 1, 4.—*Wenham, Re, Battams, Ex parte, APP., W.R. 627*
6. Voluntary settlement—Fluctuating business—Bankruptcy Act, 1883 (46 & 47 Vict. c. 52), s. 47.—*Plummer, Re, Trustee (The), Ex parte, APP., W.R. 634*
7. Voluntary settlement—*13 Eliz. c. 5*—Bankruptcy Act, 1883 (46 & 47 Vict. c. 52), s. 47.—*Lane-Fox, Re, Trustee (The), Ex parte, W.R. 650*

See also Administration, 3; Solicitor, 1

BILL OF EXCHANGE—

See Banker

BOND—

Bond to secure loan—Breach of condition—Interest from date of breach—Damages—4 & 5 Anne, c. 16, ss. 12, 13—Husband and wife—Loan to husband of wife's separate property—Statute of Limitations, 1833 (3 & 4 Will. 4, c. 42), s. 5.—*Dixon, Re, Heynes v. Dixon, APP., W.R. 665*

BUILDING SOCIETY—

Withdrawal of members—Construction of rules—Winding up—Priorities—Executor of deceased member—"Set-off."—*Counties Conservative Building Society, Re, Davis v. Norton, CH.D. STIRLING, J., S.J. 699*

COMPANY—

1. Debentures—Floating security—Sale of part of the securities—Injunction.—*Metropolitan Bank of England and Wales v. Vivian, CH.D. COZENS-HARDY, J., W.R. 636*
2. Director—Wrongful allotment of shares—Measure of damages.—*Shaw v. Holland, APP., W.R. 680*
3. General meeting—Conditional notice—Validity of notice.—*Esquela Land and Cattle Co., Re, CH.D. BYRNE, J., W.R. 684*
4. Prospectus—Misrepresentation—Concealment of material facts.—*West Australian Trust, Re, Brock, Ex parte, CH.D. BUCKLEY, J., S.J. 658*
5. Reduction of capital—Claims of shareholders.—*Phœbe Gold Mining Co., Re, CH.D. BYRNE, J., S.J. 675*
See also Bankruptcy, 2

CONVEYANCING ACTS—

See Mortgage, 2

COPYRIGHT—

Penalties—Number of offences—"Sum not exceeding £10"—Minimum sum—Artistic Copyright Act, 1862 (25 & 26 Vict. c. 68), s. 6.—*Hildesheimer v. Faulkner, CH.D. KEKEWICH, J., W.R. 682*

COSTS—

See Practice, 2, 3; Solicitor, 1

CRIMINAL LAW—

1. False pretences—Remoteness—Competitor in handicap race—False statements as to previous performances as a runner—Attempt to obtain prize.—*Reg. v. Button, C.C.R., S.J. 659; W.R. 703*
2. Receiving stolen goods—Property stolen by wife from husband—Larceny Act, 1861 (24 & 25 Vict. c. 96), s. 91—Married Women's Property Act, 1882 (45 & 46 Vict. c. 75), ss. 12, 16.—*Reg. v. Streeter, C.C.R., S.J. 659; W.R. 702*

DAMAGES—

See Bond; Company, 2

DIVORCE—

See Peer

DOMICIL—

See Married Woman, 2; Will, 1

DONATIO MORTIS CAUSA—

Possession—Dominion.—*Dash, Re, Solicitor to Treasury v. Lewis, CH.D. STIRLING, J., W.R. 694*

ECCLESIASTICAL LAW—

Consecrated ground—Definite abandonment of sacred use—Power to devote to secular purpose—Footway.—*Bideford (Borough of), Re, Bideford (Rector), Ex parte, COURT OF ARCHES, S.J. 699*

EMPLOYER—

See Master and Servant, 1, 2

FINANCE ACTS—

See Administration, 1; Inland Revenue

HIGHWAY—

See Telegraph

INFANT—

See Married Woman, 1

INJUNCTION—

See Trade Union

INLAND REVENUE—

Estate duty—Settlement estate duty—Incidence—Will—Contingent legacies—Annuities—Finance Act, 1894 (57 & 58 Vict. c. 39), ss. 5 (1), 6, 9, 14 (1), 22 (h) (i).—*St. Albans (Duke), Re, Loder v. St. Albans (Duke)*, CH.D. STIRLING, J., S.J. 690

See also Administration, 1

INSURANCE—

Marine—Collision clause—"Injury to the other ship or vessel itself"—Wreck—Cost of removal.—*Burger v. Indemnity Mutual Marine Assurance Co.*, APP., W.R. 643

See also Bankruptcy, 3

JUSTICES—

See Licensing Law; Vagrant

LANDLORD and TENANT—

Lease—Underlease—Covenant for quiet enjoyment—"Without any interruption by the landlord or any person claiming through him"—Original lease with covenant not to assign or underlet—Grant of underlease in breach of covenant—Subsequent assignment of reversion—Action of ejectment by assignees of reversion—Consent of underlessor to judgment.—*Cohen v. Tanner*, APP., W.R. 642

LEASE—

See Landlord and Tenant; Merger; Mortgage, 1; Settled Land, 2; Will, 1

LICENSING LAW—

Beerhouse—Licence—Privileged house—No beer sold in beerhouse—Application to renew licence—Jurisdiction of justices to refuse renewal—Wine and Beerhouse Act, 1869 (32 & 33 Vict. c. 27), ss. 8, 19.—*Mackrell v. Brentford Justices*, Q.B.D., W.R. 648

LIMITATION STATUTES—

Adverse possession—Rent—Set-off—Will—Construction—Real Property Limitation Act, 1833 (3 & 4 Will. 4, c. 27), ss. 34, 42—Real Property Limitation Act, 1874 (37 & 38 Vict. c. 57), s. 1.—*Jolly, Re, Gatheroole v Norfolk*, APP., W.R. 657

See also Bond

LOCAL GOVERNMENT—

1. Public health—Compulsory purchase of land—User for different purpose—Order of Local Government Board—Public Health Act, 1875 (38 & 39 Vict. c. 55), s. 175.—*Attorney-General v. Hanwell District Council*, APP., W.R. 690

2. Sewers—Neglect to cleanse sewers—Nuisance—Action against local authority—Public Health Act, 1875 (38 & 39 Vict. c. 55), ss. 19, 299.—*Baron v. Portslade District Council*, APP., W.R. 641

MARRIED WOMAN—

1. Infant—Marriage settlement—Implied covenant by husband—Married Women's Property Act, 1882, s. 19.—*Buckland v. Buckland*, CH.D. BUCKLEY, J., W.R. 637

2. Marriage—Capacity—Uncle and niece—Celebration abroad—Domicil—Jews—Marriage Act, 1836 (6 & 7 Will. 4, c. 85), s. 2—Marriage Act, 1840 (3 & 4 Vict. c. 72), s. 5—Marriage Act, 1835 (5 & 6 Will. 4, c. 54).—*De Wilton, Re, De Wilton v. Montefiore*, CH.D. STIRLING, J., W.R. 645

See also Criminal Law, 2

MASTER and SERVANT—

1. Employers' liability—Accident—Compensation—Accident arising out of and in the course of employment—Workman injured on his way to work—Workmen's Compensation Act, 1897 (60 & 61 Vict. c. 37), s. 1, sub-section 1.—*Holmes v. Great Northern Railway Co.*, APP., W.R. 681

2. Negligence of servant—Liability of master—Scope of authority—Omnibus driven by conductor.—*Beard v. London General Omnibus Co.*, APP., W.R. 658

MERGER—

Settled estates—Lease—Lessee tenant for life—Intention—Benefit of tenant for life.—*Ingle v. Vaughan Jenkins*, CH.D. FARWELL, J., W.R. 684

METROPOLIS—

1. Public health—Sanitary conveniences—Stableyard—"Workplace"—Persons "in attendance"—Public Health (London) Act, 1891 (54 & 55 Vict. c. 76), s. 38.—*Bennett v. Harding*, Q.B.D. W.R. 647.

2. Street—Widening street—Compulsory purchase—Vestry unable to take part of houses—Michael Angelo Taylor's Act (57 Geo. 3, c. 29), ss. 80, 82.—*Gibbon v. Paddington Vestry*, CH.D. STIRLING, J., S.J. 674

MORTGAGE—

1. Redemption—Public-house—Leasehold—"Tied house"—Clogging redemption—Once a mortgage always a mortgage.—*Rice v. Noakes*, APP., W.R. 629

2. Sale by mortgagee under statutory power of part of mortgaged property—Grant of implied easements over unsold land—Light—Conveyancing Act, 1881 (44 & 45 Vict. c. 41), s. 6, sub-sections 1, 2, 4, 5; s. 19, sub-section 1—Co-defendants—Third-party procedure—Costs—R. S. C., ord. 16, r. 55.—*Born v. Turner*, CH.D. BYRNE, J., W.R. 697

NEGLIGENCE—

See Master and Servant, 2

NUISANCE—

See Local Government, 2

PARTITION—

Conversion—Money received on sale—Distribution—"Person becoming absolutely entitled"—Partition Act, 1868 (31 & 32 Vict. c. 40), s. 8—Leases and Sales of Settled Estates Act, 1856 (19 & 20 Vict. c. 120), s. 23.—*Morgan, Re, Smith v. May*, CH.D. STIRLING, J., W.R. 670

PARTNERSHIP—

See Bankruptcy, 5

PEER—

Title—Divorce—Right of wife who has divorced husband to continue to use his title—Subsequent re-marriage.—*Cowley v. Cowley*, APP., S.J. 706

PRACTICE—

1. Appeal—Appeal from inferior court—Right to appeal from High Court to Court of Appeal—Jurisdiction to give leave to appeal—Judicature Act, 1873 (36 & 37 Vict. c. 66), s. 45—Judicature Act, 1894 (57 & 58 Vict. c. 16), s. 1, sub-section 5.—*Godman v. Moses*, APP., W.R. 689

2. Costs—Higher scale—Special ground—Allegation of fraud—Ord. 65, r. 9.—*Assets Development Co. v. Close*, CH.D. BUCKLEY, J., S.J. 657; W.R. 699

3. Costs—Order of county court, action upon.—*Furber v. Taylor*, APP., W.R. 689

See also Administration, 2; Bankruptcy, 4, 5; Mortgage, 2; Solicitor, 1

PUBLIC HEALTH—

See Local Government, 1, 2; Metropolis, 1

RENT-CHARGE—

See Settlement, 1, 2

SETTLED LAND—

1. Person having power of tenant for life—"Estate and interest in possession"—Trust for accumulation for debts or "other purpose"—Settled Land Act, 1882 (45 & 46 Vict. c. 38), s. 58 (1) (vi).—*Martyn, Re, Coode v. Martyn*, CH.D. KEEKWICH, J., S.J. 657

2. Tenant for life—Mining lease—Waste—Settled Land Act, 1882 (45 & 46 Vict. c. 38), s. 11.—*Chaytor, Re*, CH.D. STIRLING, J., S.J. 674

3. Tenant for life—Remaindermen—Trust for sale—Power to postpone—Interim rents and profits—Settled Land Act, 1882 (45 & 46 Vict. c. 38), s. 63.—*Searle, Re, CH.D. KEKEWICH, J., S.J. 716*

SETTLEMENT—

1. Construction—Meaning of "income"—Tithes—Rent-charges under the Improvement of Land Act, 1864 (27 & 28 Vict. c. 114)—Voluntary abatements to tenants—Unlet property—Personal occupation of unlet property.—*Bateman (Lady) v. Faber, APP., W.R. 625*

2. Rent-charge—Term to secure—Arrears of rent-charge—Whether raisable by sale of inheritance.—*Blackburne v. Hope Edwardes, CH.D. BUCKLEY, J., W.R. 701*

SHIP—

See Insurance

SOLICITOR—

1. Charging order in favour of solicitor—Application to discharge—Limit of time for application—Jurisdiction to make charging order—Solicitors Act, 1860 (23 & 24 Vict. c. 127), s. 28—Bankruptcy Act, 1883 (46 & 47 Vict. c. 52), s. 104.—*Deakin, Re, Daniell, Ex parte, APP., W.R. 678*

2. Permitting an unqualified person to use his name—Solicitors Act, 1843 (5 & 6 Vict. c. 73), ss. 2, 32—Solicitors Act, 1888 (51 & 52 Vict. c. 65), s. 32.—*Incorporated Law Society, Ex parte, Q.B.D., S.J. 676*

TELEGRAPH—

Prohibition—Laying wires or tubes under a street—Jurisdiction of highway authority—"Difference"—Former jurisdiction of stipendiary magistrate or county court judge to arbitrate—Telegraph Act, 1878 (41 & 42 Vict. c. 76), ss. 3, 4—Telegraph Act, 1892 (55 & 56 Vict. c. 59), s. 5.—*National Telegraph Co. v. Tunbridge Wells Corporation, Q.B.D., W.R. 686*

TRADE UNION—

Action, cause of—Circular—Interference with business—Inducing persons not to deal with the plaintiffs.—*Boots' Cash Chemists v. Grundy, Q.B.D., W.R. 638*

TRUSTEE—

1. Breach of trust—Money lost by trusting solicitor—Judicial Trustees Act, 1896 (59 & 60 Vict. c. 55), s. 3.—*De Clifford (Lord) v. Quiller, CH.D. FARWELL, J., S.J. 689*

2. Charges for time and trouble—Will—Trustees' remuneration clause.—*Robinson, Re, Clarkson v. Dixon, CH.D. BUCKLEY, J., W.R. 698*

See also Vendor and Purchaser, 1

VAGRANT—

Person wilfully refusing or neglecting to maintain himself—Delirium tremens—Vagrancy Act, 1824 (5 Geo. 4, c. 83), s. 3.—*St. Saviour's Union v. Burbridge, Q.B.D., S.J. 675; W.R. 685*

VENDOR and PURCHASER—

1. Purchase by a trustee of settled estate—Specific performance—Charge on trust estate—Vendors' lien.—*Ecclesiastical Commissioners v. Pinney, APP., S.J. 673*

2. Restrictive covenant—Covenant running with the land—Intention—User—Restriction on number of houses—Private dwelling-house—Residential flats.—*Rogers v. Hosegood, APP., W.R. 659*

WILL—

1. Conflict of laws—Unattested will—Valid according to French law—Bequest of leaseholds in England—*Lex res sitae—Wills Act (1 Vict. c. 26).—Pepin v. Bruyere, CH.D. KEKEWICH, J., W.R. 671*

2. Construction—"Die unmarried"—Secondary meaning.—*Chant, Re, Chant v. Lemon, CH.D. COZENS-HARDY, J., W.R. 646*

3. Construction—Joint gift of real and personal estate—Condition *in terrorem*.—*Pettifer, Re, Pettifer v. Pettifer, CH.D. BYRNE, J., S.J. 698*

4. Estate tail—Fee expectant in remainder on termination of estate tail—Direction to trustees to convey—Intestacy—Heir by purchase or by descent.—*Maxwell v. Van Grutten, H.L., W.R. 653*

5. Estate in special tail.—*Pelham-Clinton v. Newcastle (Duke), CH.D. BUCKLEY, J., S.J. 675*

6. Evidence—Ambiguity—Admissibility of evidence—Selection by legatee.—*Cheadle, Re, Bishop v. Holt, APP., S.J. 673*

7. Evidence—Ambiguity—Admission of extrinsic evidence.—*Grainger, Re, Dawson v. Higgins, APP., W.R. 673*

8. "Natural representatives according to the statute rule of distribution"—Widow of deceased son in competition with his children.—*Bromby, Re, CH.D. FARWELL, J., S.J. 675*

See also Administration, 1; Inland Revenue; Limitation Statutes; Trustee, 2

al.]
eration
, W.R.

nsself—
3.—St.

nance—
sioners

land—
Private
, W.R.

French
Act (1
71
ning.—
46
—Con-
CH.D.

tition of
fair by
. 653
(Duke),

election

lence.—

rule of
with his

nitation